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DATE MAILED: 05/02/2006

APPLICATION NO.	FI	LING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/602,910	06/24/2003		Shuichi Takayama	UOM 0272 PUSP	2157
22045	7590	05/02/2006		EXAMINER	
BROOKS			NAFF, DAVID M		
	1000 TOWN CENTER TWENTY-SECOND FLOOR			ART UNIT PAPER NUMBER	
SOUTHFIE	LD, MI	48075	1651		

Please find below and/or attached an Office communication concerning this application or proceeding.

	A null and an No	A				
•	Application No.	Applicant(s)				
	10/602,910	TAKAYAMA ET AL.				
Office Action Summary	Examiner	Art Unit				
	David M. Naff	1651				
The MAILING DATE of this communication apperiod for Reply	pears on the cover sheet with the c	orrespondence address				
A SHORTENED STATUTORY PERIOD FOR REPL WHICHEVER IS LONGER, FROM THE MAILING D. - Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period. - Failure to reply within the set or extended period for reply will, by statut Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNICATION 136(a). In no event, however, may a reply be timwill apply and will expire SIX (6) MONTHS from e, cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).				
Status						
1)⊠ Responsive to communication(s) filed on 09 F	February 2006.					
2a) This action is FINAL . 2b) This	This action is FINAL . 2b)⊠ This action is non-final.					
•	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice under	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims						
4) Claim(s) 1-24 is/are pending in the application	1					
4a) Of the above claim(s) 11-24 is/are withdra	4a) Of the above claim(s) <u>11-24</u> is/are withdrawn from consideration.					
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>1-10</u> is/are rejected.	☑ Claim(s) <u>1-10</u> is/are rejected.					
7) Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction and/o	or election requirement.					
Application Papers						
9) The specification is objected to by the Examin	er.					
10)⊠ The drawing(s) filed on <u>24 June 2003</u> is/are: a		by the Examiner.				
Applicant may not request that any objection to the						
Replacement drawing sheet(s) including the correct	ction is required if the drawing(s) is ob	jected to. See 37 CFR 1.121(d).				
11)☐ The oath or declaration is objected to by the E	xaminer. Note the attached Office	Action or form PTO-152.				
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority document application from the International Bureat * See the attached detailed Office action for a list	nts have been received. Its have been received in Applicationity documents have been received Bu (PCT Rule 17.2(a)).	on No ed in this National Stage				
Attachment(s) 1) Notice of References Cited (PTO-892)	4) 🔲 Interview Summary					
 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08 Paper No(s)/Mail Date 1/13/04. 	Paper No(s)/Mail Da					

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DETAILED ACTION

A response of 2/9/06 to a restriction requirement of 12/13/05 elected Group I claims 1-10 without traverse.

The restriction requirement states that non-elected claims 11-24 are canceled herewith. However, claims cannot be canceled in this manner. See MPEP 714 (C) (page 700-217) on how to amend the claims by canceling claims.

Claims 11-24 are withdrawn from further consideration pursuant to 37 CFR 1.142(b) as being drawn to a nonelected invention, there being no allowable generic or linking claim. Election was made without traverse in the reply filed on 2/9/06.

Claims examined on the merits are 1-10.

Claim Rejections - 35 USC § 112

The following is a quotation of the second paragraph of 35 U.S.C.

15 112:

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The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

20 Claims 1-10 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Claim 1 is confusing and unclear as to the position of the

deformable substrate, brittle layer and coating layer relative to

reach other. Are the layers in contact with each other or in some

other relationship? The meaning and scope of "deformable substrate"

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and "brittle layer" is uncertain. Being deformable and brittle is relative and subjective. It is uncertain as to materials that are deformable and brittle, and are not deformable and brittle. Claim 1 is unclear as to the material coated by the coating layer. Being adjacent to the brittle layer does not require the coating layer to be a coating on the brittle layer. In line 4, the claim is unclear as to "physicochemical properties" of the coating layer that differ from such properties of the brittle layer. Properties that are "physicochemical" are relative and subjective. In line 6 of the claim, physical phenomena that is a "strain" is uncertain. In line 7, the claim is unclear as to the layer that contains the surfaces exposed.

Claim 1 is further unclear by line 1 requiring a method of nanopatterning of a substrate, and not requiring in the steps performed producing a substrate having nanopatterning. The claim is unclear as to the physical features that are the nanopatterning, and when during the steps performed the nanopatterning occurs. Are the cracks of nano size and have a pattern? Also, is the substrate in line 3, the same as the substrate in line 1, or are these different substrates. If different substrates, how do they differ?

Claim 4 is unclear as to whether both stretching and bending are required, and when bending and stretching occur with respect to each other. Does stretching cause bending or does bending result from some other cause? Does bending occur at the same time as stretching or is

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bending and stretching at different times? In line 2, "artical" is a misspelling.

Claim 5 is unclear as to the difference in the silaceous layer from the polyorganosiloxane elastomer. The polyorganosiloxane contains siloxane, it can be considered a silaceous material.

Claim 8 is confusing and unclear by not having clear antecedent basis for "said exposed surface. Additionally, it would be uncertain as to material that constitutes a "bioactive coating". Being "bioactive" is relative and subjective, and it will be uncertain as to materials that are and are not bioactive.

Claim 9 is unclear how oxidizing changes the polyorganosiloxane to a form that is silaceous and not the polyorganosiloxane. It appears the oxidized polyorganosiloxane will still be a polyorganosiloxane. Additionally, in line 2 of the claim, there is not clear antecedent basis for "said polyorganosiloxane deformable substrate". Claim 5 requires a polyorganosiloxane elastomer.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

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Claims 1-4 and 10 are rejected under 35 U.S.C. 102(b) as being anticipated by Alburger et al (3,791,198).

The claims are drawn to nanopatterning a substrate by supplying a multilayer article comprising at least one deformable substrate, brittle layer and coating layer, and exerting a strain on the article to produce cracks in the brittle layer exposing surfaces in the cracks having no coating.

Alburger et al coating an aluminum sheet with an anodic coating, and coating the anodic coating layer with sodium silicate (col 3, lines 38-53, and claims 1-5). The aluminum is malleable, the anodic coating layer is brittle, and applying stress by bending and stretching forms cracks in the brittle layer (paragraph bridging cols 3 and 4, and col 4, lines 5-39).

The method of Alburger et al is the same as presently claimed. The aluminum is deformable, the anodic coating is brittle, and the sodum silicate is a coating over the brittle anodic coating. Bending and stretching produces strain that forms cracks in the brittle anodic coating inherently exposing surfaces and forming a nanopattern. The bending and stretching will inherently provide strain as required by claims 2-4 and 10.

Conclusion

Claims 5-9 are free of the prior.

Clark et al (4,802,951) is made of record to show nanopatterning by providing nanometer size features.

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to David M. Naff whose telephone number is 571-272-0920. The examiner can normally be reached on Monday-Friday 9:30-6:00.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Mike Wityshyn can be reached on 571-272-0926. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be

10 obtained from the Patent Application Information Retrieval (PAIR)

system. Status information for published applications may be obtained

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direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

David M. Naff Primary Examiner Art Unit 1651

20 DMN 4/28/06